# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

JUSTIN EUGENE EVANS,	)	
77.1.1100	)	
Plaintiff,	)	
v.	)	Civil Action No. 3:21-cv-00255
NASHVILLE FILM INSTITUTE, LLC	)	Judge Trauger
Defendant.	)	

#### PLAINTIFF STIPULATIONS AND OBJECTIONS TO DEFENDANT'S EXHIBIT LIST

Comes now Plaintiff and objects and stipulates to Defendant Nashville Film Institute's ("NFI"), Exhibit List.

Defendant's Exhibits	Description	Stipulation/Objection
1.	Incident Report prepared by Matt Perkins	Objection: Fed. R. Evid. 401, 402, 403, 801(c), 802, 901
2.	Equipment Room Manager Job Description	Stipulated
3.	From Triage to Success – Equipment Room repair by Justin Evans	Stipulated
4.	NFI Code of Conduct	Stipulated
5.	Code of Conduct Receipt Form, siged by Justin Evans	Stipulated
6.	NFI Employee Handbook	Stipulated

7.	Picture of Equipment Room Door	Stipulated
8.	Plaintiff's Responses to Interrogatories and	Stipulated
	exhibits	_

### Respectfully submitted,

#### /s/ Heather M. Collins

Heather M. Collins, BPR # 26099
Ashley Shoemaker Walter BPR #037651
HMC Civil Rights Law, PLLC
7000 Executive Center Drive
Building Two, Suite 320
Brentwood, TN 37027
615-724-1996
615-691-7019 FAX
heather@hmccivilrights.com
ashley@hmccivilrights.com

Nina H. Parsley Michael D. Ponce & Associates, PLLC 400 Professional Park Drive Goodlettsville, TN 37072 nina@poncelaw.com

Attorneys for Plaintiff Justin Eugene Evans

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing has been furnished via the Court's CM/ECF system on August 22, 2023 to Counsel of record:

James P. Catalano P.O. Box 681267 Franklin, TN 37068 Fax (615) 468-8394 jim@catalanofirm.com

Attorney for Defendant, NFI

/s/ Heather Moore Collins
Heather Moore Collins